# The Gazette



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### PUBLISHED BY AUTHORITY

## NEW DELHI, SATURDAY, DECEMBER 24, 1949

### PART I -- Section 3

## Government of India, Ministry of Defence, Notifications relating to Rules, Regulations, Orders and Resolutions, etc.

## MINISTRY OF DEFENCE

New Delhi, the 24th December 1949

No. 2186.—In exercise of the powers conferred by subsection (2) of section 241 of the Government of India Act, 1945, as adapted by the India (Provisional Constitution) Order 1947, the Governor General is pleased to direct that in the Schedule to the 'Civilians in Detence Services (Revision of Pay) Rules, 1947', the following entries should be added under Armed Forces Headquarters, as inserted vide M. of D. Noth. No. 244, dated 7th Feb. 1948, namely:—

Under Air Headquarters-

(i) Before "Draughtsman (Senior)" and its connected entries insert the following:—

"Modeller-Interpreter Nil 160 -10--330".

(ii) Between "Draughtsman" and "Tracer" and their connected entries insert:—

"Tool Maker . Nil 90 -5—125—E.B.—6 155—E.B.— 6—185".

(iii) After "Photo Stat Operator" and its connected entries insert the following:—

"Carpenter . Nil 50-2-60-E.B.-3/2-75."

No. 2187.—In exercise of the powers conferred by subsection (2) of Section 241 of the Government of India Act, 1935, as adapted by the India (Provisional Constitution) Order, 1947, the Governor General is pleased to direct that in the Schedule to the 'Civilians in Defence Services (Revision of Pay) Rules, 1947', in respect of "ARMED FORCES HEADQUARTERS", as inserted, vide M. of D. Notn. No. 244, dated 7th Feb. 1948, the following further amendments shall be made, namely.—

Under the head "G. S. BRANCH" for the existing entries relating to "Proof Readers" the following shall be substituted, namely:—

"Proof Reader (Senior) 180 -10 -250 120-8 200-10/2--220.

Proof Reader . . 100 100—5 125—6 155— E.B. 6—185.

Supervisor, Telephones 200 -15 -305 200-10-300."

No. 2188.—In exercise of the powers conferred by subsection (2) of Section 241 of the Government of India Act, 1985, as adapted by the India (Provisional Constitution) Order, 1947, the Governor General is pleased to direct that in the Schedule to the Civilians in Defence Services (Revision of Pay) Rules, 1947', in respect of "ARMED FORCES HEADQUARTERS", as inserted, vide M of D. Notn. No. 244, dated 7th Feb. 1948, the following further amendments shall be made, namely:—

Under the head "NAVAL HEADQUARTERS" for "Proof Reader" and existing connected entries substitute the following:—

"Proof Reader

100

100-5 125-6 155-E.B. 6 -185". No. 2189.—In exercise of the powers conforred by subsection (2) of section 12 of the National Cadet Corps Act, 1948 (XXXI of 1948) the Central Government is pleased to appoint a Provincial Advisory Committee of the National Cadet Corps for the United State of Travancore and Cochin consisting of the following persons, namely:—

#### Chairman

The Hou'ble Minister for Education of the Government of the United States of Travancore and Cochin.

### Members

The Vice Chancellor, University of Travancore.

The Director of Public Instruction, University of Travancore.

Major M. K. Balachandran Nair, G. S. (). II, United State of Travancore and Cochin Forces.

Sri. P. K. Pillai, Headmaster, Model School, Trivandrum.

Sri T. S. Krishna Aiyar, Headmaster, English High School, Chalai.

Captain K. Padmanabhan Nair, Officer Commanding, 1st Travancore Battalion, National Cadet Corps.

Sri A. N. Tampi, Retired Director of Public Instruction, Trivandrum.

Sri P. S. George, Advocate, Quilon.

Sm K Joshua, Ex-M. L C., Trichur.

No. 2190.—In exercise of the powers conferred by chaise (h) of sub-section (1) of section 12 of the National Cadet Corps Act, 1948 (XXXI of 1948), the Central Government is pleased to nominate for a period of one year from the date of this notification the undermentioned gentlemen as non-official members of the Central Advisory Committee:—

Pandit Hirday Nath Kunzru.

Mr. Gurunath Bewoor.

The Hon'ble Mr. Justice Teja Singh.

Dr. G. S. Mahajani.

Mr. C C Biswas.

### CANTONMENTS—REGULATIONS

No. 2191.—The tollowing bye-laws for regulating the supply and use of water in Delhi Cantonment made by the Cantonment Board, Delhi in exercise of the powers conferred by clauses (32) and (34) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924), and in supersession of the bye-laws published with the notification of the Chict Commissioner, Delhi, No. 2655-Education, dated the 28th April 1925, are hereby published for general information, the same having been previously published, approved and confirmed by the Central Gov-

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ernment as required by sub-section (1) of section 284 of the said Act, namely:—

Bye-laws for regulating the supply and use of water in Dethi Cantonment.

No person shall hathe, or wash any animal, vehicle, clothes, wool, cloth, leather skin, utensil or other thing or water any animal at any public stand-pipe or hydrani or use such water for building purposes, or otherwise wiltully cause waste thereof.

No person other than a person duly authorised by the Cantonment Board in this behalf shall open or in any way interfere with any pipe, valve, plug, or other fittings belonging to or appertishing to the public water-supply installation other than a tap for drawing water.

No person shall tamper with any water tap, stand pipe or hydrant belonging to the Cantoninent Board, so as to cause any damage to the mechanism of such tap, standpipe or hydrant.

No person shall wilfully waste, or suffer to run to waste any water from any pipe, public stand-pipe, valve or plug.

All water obtained from a public stand-pipe or hydrant shall be carried therefrom in clean mashalls, vessels or other utensils.

All works in connection with the water-supply shall be executed by or under the authority of the Cantonment Board.

Penalty.—Any person committing a breach of any of these bye-laws, shall, on conviction by a Magistrate, be punishable with fine which may extend to one hundred rupees and, in the case of a continuing contravention, with an additional fine which may extend to rupees twenty for every day during which such contravention continues after conviction for the first such contravention

[No. 12/38/G/D-8(a)/49]

CANTONMENTS-TAXATIONS

No. 2192.—In exercise of the powers conferred by section 60 of the Cantonnents Act, 1924 (II of 1924), the Cantonnent Board, Jullandan, with the previous sanction of the Central Government, hereby imposes a tax at the rate of three rupees per year or part of a year on every cycle or tricycle which is kept for use within the limits or Jullandan Cantonnent, payable by the owner of such cycle or tricycle.

Provided that the tax shall not be levied in respect of:--

- (i) Cycles or tricycles kept for use within the Cantonment for a period not exceeding one month in any financial year.
- (ii) Cycles or tricycles belonging to the Central Government or Government of East Punjab or the Cantonment Board.
- (iii) Cycles or tricycles used by persons merely passing through the Cantonment
- (iv) Children's tricycles.

[No. 58/54/G/D-8(a)/49/14101]

No. 2192-A.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (11 of 1924), the Cantonment Board, Jullundur, in supersession of the notification of the Government of India in the late Defence Department, No. 83, dated 21st Jan. 1939, and with the previous sanction of the Central Government, hereby imposes a tax payable by the owner at the rate of 10 per cent. per annum on the annual value of buildings or lands or both situated within the limits of the Jullundur Cantonment.

[No. 58/55/G/D-8(a)/49/14097]

H. M. PATEL, Secy.